FILED CLERK, U.S. DISTRICT COURT	
APR 2 8 2011 CENTRAL DISTRICT DI CALIFORNIA BY DEPUTY	

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

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Luis Raul Espurza,

Defendant.

Case No .: DY GR 80 L (S.D. Cat.)

ORDER OF DETENTION AFTER HEARING [Fed.R.Crim.P. 32.1(a)(6); 18 U.S.C. 3143(a)]

The defendant having been arrested in this District pursuant to a warrant issued by the United States District Court for Southern Distard of California for alleged violation(s) of the terms and conditions of his/her [probation] [supervised release]; and

The Court having conducted a detention hearing pursuant to Federal Rule of Criminal Procedure 32.1(a)(6) and 18 U.S.C. § 3143(a), The Court finds that:

The defendant has not met his her burden of establishing by (X)clear and convincing evidence that he +she is not likely to flee if released under 18 U.S.C. § 3142(b) or (c). This finding is based on limited background information, unknown tres to a

	unknown bail resources criminal history, privir violations of supervised
	Release, Emprent violation
;	3
4	and/or
5	B. X The defendant has not met his/her burden of establishing by
ϵ	clear and convincing evidence that he/she is not likely to pose
7	a danger to the safety of any other person or the community if
8	released under 18 U.S.C. § 3142(b) or (c). This finding is based
9	on: Chiminal history, nature of current notations
10)
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14	IT THEREFORE IS ORDERED that the defendant be detained pending
15	the further revocation proceedings.
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17	Dated: 4/28/11
18	(n, n, n)
19	CARLA M. WOEHRLE
20	UNITES STATES MAGISTRATE JUDGE
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